RESOLUTION 93-24

TO CONFIRM RESOLUTION 93-23 WHICH DESIGNATED THE PROPERTY LOCATED AT 400 W. 7TH STREET AS AN "ECONOMIC REVITALIZATION AREA" (Eighth Street Development Corporation, Petitioner)

WHEREAS, Eighth Street Development Corporation has filed an application for designation of the property located at 400 W. 7th Street as an "Economic Revitalization Area"; and

- WHEREAS, Petitioners seeking designation for their property as an Economic Revitalization Area must complete a Statement of Benefits and must, prior to March 1st of each year, provide the county Auditor and the Common Council with information showing the extent to which there has been compliance with the Statement of Benefits; and
- WHEREAS, the application has been reviewed by the Departments of Redevelopment and Planning, and the Redevelopment Commission has passed a Resolution recommending to the Common Council the approval of the "Economic Revitalization Area" designation for said property and for said term of years; and
- WHEREAS, the Common Council has investigated the area and reviewed the Statement of Benefits, attached hereto and made a part hereof; and
- WHEREAS, the property described above is part of the Downtown area as defined in the Redevelopment Department's Community Development and Housing Plan, and has experienced a cessation of growth;
- WHEREAS, the Common Council adopted Resolution 93-23 on July 21, 1993, which designated the above property as an "Economic Revitalization Area," and caused to be published a notice of the passage of Resolution 93-23 and requested in such notice that persons having objections or remonstrances to the designation appear before the Common Council at its public meeting on August 4, 1993; and
- WHEREAS, the Common Council has reviewed and heard all such objections and remonstrances to such designation;

NOW THEREFORE, BE IT HEREBY RESOLVED BY THE COMMON COUNCIL OF THE CITY OF BLOOMINGTON, MONROE COUNTY, INDIANA, THAT:

- 1. The Common council hereby affirms its determination made in Resolution 93-23 that the area described above is an "Economic Revitalization Area" as set forth in Indiana Code 6-1.1-12.1-1 et. seq.; the Common Council further finds and determines that the owner of the property shall be entitled to a deduction from the assessed value of the property for a period of ten (10) years if the property is rehabilitated or redeveloped pursuant to I.C. 6-1.1-12.1-3 and for the sole purpose of building office space for professional and limited commercial office use.
- 2. As agreed to by Petitioner in its application, if the improvements described in the application are not commenced (defined as obtaining a building permit and actual start of installation) within twelve (12) months of the date of the designation of the above area as an "Economic Revitalization Area", this Common Council shall have the right to void such designation.

PASSED and ADOPTED by the Common Council of the City of Bloomington, Monroe County, Indiana, upon this 40 day of 40 day.

JACK W. HOPKINS, President Bloomington Common Council

SIGNED and APPROVED by me upon this _____ day of

1993.

TOMILEA ALLISON, Mayor

City of Bloomington

ATTEST:

PATRICIA WILLIAMS, City of Bloomington

SYNOPSIS

This Resolution affirms the determination of the Common Council expressed in Resolution 93-23 which designated the property located at 400 W. 7th Street for a period of ten (10) years as an "Economic Revitalization Area."

M.C. and im assessor) terlefied File

Form SB - 1 is prescribed by the State Board of Tax Commissioners, 1989 The records in this series are CONFIDENTIAL according to IC 6-1.1-35-9 **FORM SB-1**

INSTRUCTIONS:

- INSTRUCTIONS:
 This statement must be submitted to the body designating the economic revitilization area prior to the public hearing if the designating body requires information from the applicant in making its decision about whether to designate an Economic Revitilization Area. Otherwise this statement must be submitted to the designating body BEFORE a person installs the new manufacturing equipment, or BEFORE the redevelopment or rehabilitation of real property for which the person wishes to claim a deduction. A statement of benefits is not required if the area was designated an ERA prior to July 1, 1987 and the "project" was planned and committed to by the applicant, and approved by the designating body, prior to that date. "Projects" planned or committed to after July 1, 1987 and areas designated after July 1, 1987 require a STATEMENT OF BENEFITS. (IC 6-1,1-12.1)
 Approval of the designating body (City Council, Town Board, County Council, etc.) must be obtained prior to initiation of the redevelopment or rehabilitation or prior to installation of the new manufacturing equipment, BEFORE a deduction may be approved.
 To obtain a deduction, Form 322 ERA, Real Estate Improvements and / or Form 322 ERA / PP, New Machinery, must be filed with the county auditor. With respect to real property, Form 322 ERA must be filed by the later of: (1) May 10; or (2) thirty (30) days after a notice of increase in real property assessment is received from the township assessor. Form 322 ERA / PP must be filed between March 1 and May 15 of the assessment year in which new manufacturing equipment is installed, unless a filing extension has been obtained. A person who obtains a filing extension must file the form between March 1 and June 14 of that year.
 Property owners whose Statement of Benefits was approved after July 1, 1991 must submit Form CF 1 annually to show compliance with the Statement of Benefits was approved.

- Property owners whose Statement of Benefits was approved after July 1, 1991 must submit Form CF 1 annually to show compliance with the Statement c Benefits. (IC 6-1.1-12.1-5.6)

SECTION 1		TAXPAYER	INFORMATION			
Name of taxpayer		•	•			
	et Development Corp		,	,		<u> </u>
Address of taxpayer	(street and number, city, state	and ZIP code)				
	,				:	
		IN 47402	·	•	-,	* · · · · · · · · · · · · · · · · · · ·
Name of contact pers					Telephone r	
Joe R. Harre	<u>ell </u>		•		(812)	339-2579
SECTION 2						
lame of designating		JCATION AND DESCRIPT	TION OF PROPOSED PROJ	JECT	Resolution r	l Lumbar
	of Redevelopment	The state of the s			Luezólatrolt	Juniper
ation of property	or kedevelopment		County		Taxing distri	ict
400 West 7tl	h Street		Monroe	:	laxing usan	,01
	operty improvements and / or	new manufacturing equipp		litional *	Estimated s	tarting date
heets if necessary)	aparaj miprovomonto dilay or		to be abquired fore abo			ianang date
Complete re	novation and remod	eling of existin	g huilding to acc	omodata		per 1993
	professional offic		b sarrarne to acc	.omoud CE	Estimated c	ompletion date
	Proroughus office	• •			Decembe	ar 100%
					Decembe	3L 1334
SECTION 3	ESTIMATE OF E	EMPLOYEES AND SALAR	RIES AS RESULT OF PROP	OSED PRO	JECT	
urrent number	Salaries	Number retained	Salaries	Number a		Salaries
none	NA	none	l NA	2		\$45,000.00
SECTION 4	an an a Thuang and the ESTIM	ATED TOTAL COST AND	VALUE OF PROPOSED PR	ROJECT		
		Real Esta	te Improvements	1	Ma	chinery
		Cost	Assessed Value		Cost	Assessed Value
Current values		425,000	134,960	NA		NA
	ues of proposed project	1,675,000	1,965 ,040 <i>_335</i>	,000		
	property being replaced	2 100 000				
Net estimated valu	es upon completion of project	2,100,000	2,100,000		 	
ECTION 5						
			MISED BY THE TAXPAYER			La College
	e \$1,675,000 const					
	currently deterior					rty which will
-	needed office space historical landma		wntown revitaliza	ition ar	ea.	
 Provide Addition 	incentive for otheral jobs will be co	er business to i	nvest in the econ Transit business	ionite re	vitaliza	ition area.
J. Hadreron	dar Jobs Writ be c.	reaced in some b	y tenant business			
SECTION 6	BOOKER OUR BOOKER HAVE BEEN ALE DE LA	TAXPAYER C	ERTIFICATION	BO KIND IN A	SEED COLOR	35 1 July 2008
	Lhereby		ntations in this statement	are true.	Pagara strading	Sini u - en
gnature of authorize	ed representative	Januar Ind Topicou	Title		Date signed	(month, day, year)
\sim	11/1					
Le N.	Harrell.	Joe R. Harrell	President		6/11/93	}
10-45		- Wh 1-A				
1			•			
*						

FOR USE OF THE DESIGNATING BODY

We have reviewed our prior actions relating to the designation of the general standards adopted in the resolution previously approved vides for the following limitations as authorized under IC 6-1.1-12.	by this body. Said resolution, p	and find that the applicant meets the passed under IC 6-1.1-12.1-2.5, pro-
A. The designated area has been limited to a period of time not to designation expires is	exceed calend	ar years * (see below). The date this
 B. The type of deduction that is allowed in the designated area is lift. 1. Redevelopment or rehabilitation of real estate improvements; 2. Installation of new manufacturing equipment; 3. Residentially distressed areas 	mited to: Yes No Yes No Yes No	
C. The amount of deduction applicable for new manufacturing equal 1987, is limited to \$ cost with an assess		
D. The amount of deduction applicable to redevelopment or rehat \$cost with an assessed value of \$	_	after September 1, 1988 is limited to
E. Other limitations or conditions (specify)		
F. The deduction for new manufacturing equipment installed and ☐ 5 years ☐ 10 years	first claimed eligible for deduc	tion after July 1, 1991is allowed for:
Also we have reviewed the information contained in the statement able and have determined that the totality of benefits is sufficient to		
Approved: (signature and title of authorized member) Lea wa Willer President	Telephone number (812) 331.6468	Date signed (month, day, year) 08 · 0 4 · 9 3
Attested by:	Designated body	
Patricia William, City Clark	Bloomington Com	mon Ornal
* If the designating body limits the time period during which an area a taxpayer is entitled to receive a deduction to a number of years	is an economic revitilization are	ea, it does not limit the length of time

NEW MANUFACTURING EQUIPMENT For Deductions Allowed Over A Period Of:			
Year of Deduction	Five (5) Year Percentage	Ten (10) Year Percentage	
1st ·	100%	100%	
2nd	95%	95%	
3rd	80%	90%	
4th	65%	85%	
5th	50%	80%	
6th		70%	
7th		55%	
8th		40%	
9th		30%	
10th		25%	

REDEVELOPMENT OR REHABILITATION OF REAL PROPERTY IMPROVEMENT For Deductions Allowed Over A Period Of:			
Year of Deduction	Three (3) Year Deduction	Six (6) Year Deduction	Ten (10) Year Deduction
1st	100%	100%	100%
2nd	66%	85%	95%
3rd	33%	66%	80%
4th		50%	65%
5th		34%	50%
6th	;	17%	40%
7th			30%
8th			20%
9th			10%
10th		*	5%

ORD. 93-24 SEC Form Prescribed by State Board of Accounts TO:

CITY - CLERK (Governmental Unit) 🕝 Monroe County, Indiana

General Form #99P (Rev 1988) The Herald-Times__Dr. Box 909 Bloomington, IN 47402

PUBLISHER'S CLAIM

LINE COUNT Display Matter (Must not exceed 2 actual lines, neither of which shall total more than four solid lines of the type in which the body of the Advertisement is set) - Number of equivalent lines Head-Number of lines Body-Number of lines
Tail-Number of lines
Total number of lines in notice COMPUTATION OF CHARGES: lines 1 COLUMN wide, equals 60 equivalent lines at 0.330 cents per line.....\$19.80 Additional Charges for notices containing rule or tabular work (50% of above amount)...... Charge for extra proofs of publication..... (\$1.00 for each proof in excess of two) TOTAL AMOUNT OF CLAIM.....\$19.80 DATA FOR COMPUTING COST Width of Single Column 12.5 ems Size of type 6 point Number of insertions 1 time Pursuant to the provisions and penalties of Ch 155, Acts 1953. I hereby certify that the foregoing is just and correct, that the amount claimed is legally due, after allowing all just credits, and that no part

PUBLISHER'S AFFIDAVIT

State of Indiana, Monroe County) ss Personally appeared before me, a notary public in and for said county and state, the undersigned, Leah Leahy or Sue May who, being duly sworn, says that she is billing clerk for The Herald-Times newspaper of general circulation printed and published in the English language in the city of Bloomington in state and county aforesaid, and that the printed matter attached hereto is a true copy, which was duly published in said paper for 1 time(s), the dates of publication being as follows:

1993 11/21

Subscribed and sworn to before me 11/21/93

Monroe Co. Ándiana

My Commission expires

Title: billing clerk /

Date: 11/21/93

of the same has been paid.

Claim No Warrant No IN FAVOR OF	<pre>* I have examined the within claim * and hereby certify as follows: * That it is in proper form. * That it is duly authenticated * as required by law. * That it is based upon statu y * authority. * That it is apparently (correct) * (incorrect).</pre> **
	*
Appropriation No. 351262682	* I certify that the within claim * is true and correct; that the * services therein itemized and for
	* which charge is made were ordered* by me and necessary to the public
Allowed ,19	* business.
In the Sum of \$	
	,19
	*
	** ** **

ORD. 93-24 SEC Form Prescribed by State Board of Accounts General Form #99P (Rev 1988) The Herald-Times__Dr. CITY - CLERK TO: (Governmental Unit) Box 909 Monroe County, Indiana Bloomington, IN 47402 PUBLISHER'S CLAIM LINE COUNT Display Matter (Must not exceed 2 actual lines, neither of which shall total more than four solid lines of the type in which the body of the Advertisement is set)-Number of equivalent lines Head-Number of lines Body-Number of lines Tail-Number of lines Total number of lines in notice COMPUTATION OF CHARGES: lines 1 COLUMN wide, equals 60 equivalent lines at 0.330 cents per line.....\$19.80 Additional Charges for notices containing rule (\$1.00 for each proof in excess of two) TOTAL AMOUNT OF CLAIM.....\$19.80 DATA FOR COMPUTING COST Width of Single Column 12.5 ems Size of type 6 point Number of insertions 1 time ----------

ciously on an entrances normally used by the public.

SECTION VI. Severability. If any section, sentence, or provision of this ordinance, or the application thereof to any person or circumstances
shall be declared invalid, such invalidity shall not
affect any of the other sections, sentences, provisions, or applications of this ordinance which can
be given effect without the invalid provision or
application, and to this end the provisions of this
ordinance are declared to be severable.

SECTION VII. This ordinance shall be in full
force and effect from and after its passage by the
Common Council of the City of Bloomington and
approval of the Mayor and promulgation according
to law.

PASSED AND ADOPTED by the Common Count

to law.

PASSED AND ADOPTED by the Common Council of the City of Bloomington, Monroe County, Indiana, upon this 3rd day of November, 1993.

JACK W. HOPKINS, President Bloomington Common Council REGINA MILLER, Vice President

I^{r.} JCIA WILLIAMS, Clerk "

PRESENTED

PRESENTED

Bloomington, Monroe County, Indiana, appear of the day of November, 1993.

PATRICIA WILLIAMS, Clerk City of Bloomington SIGNED and APPROVED by me upon this 8th day of November, 1993.

TOMILEA ALLISON, Mayor City of Bloomington SYNOPSIS

TOMILEA ALLISON, Mayor City of Bloomington SYNOPSIS

This ordinance amends Chapter 6.12 of the BMC entitled, "Smoking in Public Places." by prohibiting smoking or eliminating designated smoking areas in restaurants, health care facilities, public meetings, public places, theaters, libraries, museums, galleries and bars that commence operation or construction after November 14, 1933. Any of these places existing after that date would lose their designated smoking areas if it ceases to operate for more than six months, changes ownership after January 1, 1995, or changes location.

SECTION V. Part (b) of Section 6.12.040 Designated smoking areas of the Bloomington Municipal Code be amended to read as follows:

(b) No public place covered by this chapter other than an eligible part or a theater lobby shall be designated as a "smoking area" in its entirety, provided further; that in eligible restaurants, a "smoking area" may not exceed seventh-five percent of total available seating, unless a sign, conspicuously possed at all public entrances of the restaurant states "%" of available seating in this restaurant has been designated non-smoking." If an eligible part is designated as a smoking area in its entirety, this designation shall be posted conspiciously on all entrances normally used by the public.

SECTION VI Severability, if any section series.

State of Indiana, Monroe County) ss Personally appeared before me, a notary public in and for said county and state, the undersigned, Leah Leahy or Sue May who, being duly sworn, says that she is billing clerk for The Herald-Times newspaper of general circulation printed and published in the English language in the city of Bloomington in state and county aforesaid, and that the printed matter attached hereto is a true copy, which was duly published in said paper for 1 time(s), the dates of publication being as follows:

1993 11/21

Subscribed and sworn to before me 11/21/93

Notary Public Monroe Co. Indiana

My Commission expires

1-10-96

Claim No. Warrant No IN FAVOR OF	* I have examined the within claim* and hereby certify as follows:
Herald-Times	* That it is in proper form.
P.O. Box 909, Bloomington, IN 47402	* That it is duly authenticated
*********	* as required by law.
	* That it is based upon statut y
\$	* authority.
•	* That it is apparently (correct)
ON ACCOUNT OF APPROPRIATION FOR	* (incorrect).
	*
	· 🖈 Barrier (1984) and the state of the sta
· · · · · · · · · · · · · · · · · · ·	*
Appropriation No. 351262682	* I certify that the within claim
	* is true and correct; that the
**********	* services therein itemized and for
	* which charge is made were ordered
	* by me and necessary to the public
Allowed ,19	* business.
In the Sum of \$	*
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CITY - CLERK 400 W. 7TH NOT

THE HERALD-TIMES BLOOMINGTON, INDIANA

PROOF OF PUBLICATION

SECTION V. Part (b) of Section 6.12.040 Designated smoking areas, of the Bloomington Municipal Code be amended to read as follows:	State of Indiana)
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vided Inflet, that it engotes seventh-five percent of total available seating, unless a sign, conspicuously posted at all public entrances of the restaurant states "%" of available seating in this restaurant has been designated non-smoking." If an eligible bar is designated as a smoking area in its entirety, this designation shall be posted conspiciously on all entrances normally used by the public. SECTION VI. Severability. If any section, sentence, or provision of this ordinance, or the application thereof to any person or circumstances shall be declared invalid, such invalidity shall not affect any of the other sections, sentences, province of this ordinance which can be considered to the sections of this ordinance which can be considered to the sections.	Leah Leahy or Sue May being duly sworn on oath, says that she is billing clerk of The Herald-Times, a public newspaper of general circulation, printed in the town of Bloomington in said county and state; that the notice, of which the annexed is a true copy, was published in regular
given effect without the movisions of this	edition of said paper, issued upon
ordinance are declared to be severable be in full	the following dates, to wit:
SECTION VII. This of making the passage by the	the following dates, to wit.
force and effect from and after Common Council of the City of Bloomington and approval of the Mayor and promulgation according	1993 :
to law.	07/25
cil of the City of Bloomington, 1993. Indiana, upon this 3rd day of November, 1993. JACK W. HOPKINS, President	01/23
REGINA MILLER, VICE Freshiem ATTEST: PATRICIA WILLIAMS, Clerk	Leah Leahy
PRESENTED by me to the wind present the Bloomington, Monroe County, Indiana, upon this Bloomington, Monroe County, Indiana, upon this think and the second that the second the second that the	
City of Bloomington SIGNED and APPROVED by me upon this 8th day of November, 1998	Subscribed and sworn to before me on 07/25/93 .
City of Bioomington	
This ordinance amends Chapter 6.12 of the Shift entitled, "Smoking in Public Places," by prohibit- ing smoking or eliminating designated smoking ing smoking or eliminating designated smoking	- Gold Delife.
areas in restaumant places, theaters, libraries, meetings, public places, theaters, libraries, museums, galleries and bars that commence operation or construction after November 14, 1993. Any to or of these places existing after that date would lose of these places existing after that date would lose	Notary Public or Clerk
their designated smoking areas at a cease ownership for more than six months, changes ownership January 1, 1996, or changes location.	My commission expires 1-10-76

Publication Fee \$10.50

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